# Exhibit A

## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS SAN ANTONIO DIVISION

LOGAN PAUL,

Plaintiff,

v.

**Civil Action No.: 5:24-cv-00717** 

STEPHEN FINDEISEN AND COFFEE BREAK PRODUCTIONS, LLC d/b/a COFFEEZILLA,

Defendants.

#### DEFENDANTS' NOTICE OF VIDEOTAPED DEPOSITION OF **DUARTE CAMPOS DE OLIVEIRA**

PLEASE TAKE NOTICE that, pursuant to Rule 30 of the Federal Rules of Civil Procedure, Defendants Stephen Findeisen and Coffee Break Productions, LLC d/b/a Coffeezilla will take the videotaped deposition of Duarte Campos de Oliveira. This deposition will be conducted by remote electronic means via Zoom on July 14, 2025 at 3:00 p.m. Eastern Time/2:00 p.m. Central Time. The deposition will be taken by audiovisual and stenographic means before an officer authorized to administer oaths. The deposition will be taken for the purposes of discovery, for use at trial in the above-captioned matter, and for any other lawful purpose.

Dated: June 23, 2025

Respectfully submitted,

#### DAVIS & SANTOS, PLLC

By: <u>/s/ Caroline Newman Small</u>

Jason M. Davis

Texas State Bar No. 00793592

Email: jdavis@dslawpc.com

Caroline Newman Small

Texas State Bar No. 24056037

Email: <a href="mailto:csmall@dslawpc.com">csmall@dslawpc.com</a>

Rachel Garza

Texas State Bar No. 24125240

Email: rgarza@dslawpc.com

719 S. Flores Street

San Antonio, Texas 78204

Tel: (210) 853-5882 Fax: (210) 200-8395

Attorneys for Defendants Stephen Findeisen and Coffee Break Productions, LLC d/b/a Coffeezilla

# **CERTIFICATE OF SERVICE**

I hereby certify that on June 23, 2025, the foregoing document was served on all counsel of record as follows:

| Andrew C. Phillips ( <i>Pro Hac Vice</i> )  |  | U.S. Mail   |  |
|---|--|---|--|
| Shannon B. Timmann (Pro Hac Vice)   |  | CMRRR   |  |
| MEIER WATKINS PHILLIPS PUSCH LLP  |  | Facsimile   |  |
| 919 18th Street NW, Suite 650   | <u>X</u>   | E-mail  |  |
| Washington, DC 20006  |  | E-file  |  |
| Email: andy.phillips@mwpp.com   |  |   |  |
| Email: shannon.timmann@mwpp.com   |  |   |  |
| Jeffrey A. Neiman ( <i>Pro Hac Vice</i> ) Jason L. Mays ( <i>Pro Hac Vice</i> ) MARCUS NEIMAN RASHBAUM & PINEIRO LLP 100 SE 3rd Ave., Suite 805 Ft. Lauderdale, Florida 33394 Email: jneiman@mnrlawfirm.com Email: jmays@mnrlawfirm.com | <br>X  | U.S. Mail<br>CMRRR<br>Facsimile<br>E-mail<br>E-file |  |
| Mr. Ricardo G. Cedillo DAVIS, CEDILLO & MENDOZA, Inc. 755 E. Mulberry Ave, Ste. 250 San Antonio, Texas 78212 Email: rcedillo@lawdcm.com   | X  | U.S. Mail<br>CMRRR<br>Facsimile<br>E-mail<br>E-file |  |
| Attorneys for Plaintiff Logan Paul  |  |   |  |
|   | _/s/ Caroline Newman Small Caroline Newman Small |   |  |

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STEPHEN FINDEISEN AND COFFEE BREAK PRODUCTIONS, LLC d/b/a COFFEEZILLA,

Defendants.

#### DEFENDANTS' NOTICE OF VIDEOTAPED DEPOSITION OF **MARTIN CAMPOS DE OLIVEIRA**

PLEASE TAKE NOTICE that, pursuant to Rule 30 of the Federal Rules of Civil Procedure, Defendants Stephen Findeisen and Coffee Break Productions, LLC d/b/a Coffeezilla will take the videotaped deposition of Martin Campos de Oliveira. This deposition will be conducted by remote electronic means via Zoom on July 14, 2025 at 4:30 p.m. Eastern Time/3:30 p.m. Central Time. The deposition will be taken by audiovisual and stenographic means before an officer authorized to administer oaths. The deposition will be taken for the purposes of discovery, for use at trial in the above-captioned matter, and for any other lawful purpose.

Dated: June 23, 2025

Respectfully submitted,

#### DAVIS & SANTOS, PLLC

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Jason M. Davis

Texas State Bar No. 00793592

Email: jdavis@dslawpc.com

Caroline Newman Small

Texas State Bar No. 24056037

Email: <a href="mailto:csmall@dslawpc.com">csmall@dslawpc.com</a>

Rachel Garza

Texas State Bar No. 24125240

Email: rgarza@dslawpc.com

719 S. Flores Street

San Antonio, Texas 78204

Tel: (210) 853-5882 Fax: (210) 200-8395

Attorneys for Defendants Stephen Findeisen and Coffee Break Productions, LLC d/b/a Coffeezilla

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| MEIER WATKINS PHILLIPS PUSCH LLP  |  | Facsimile   |  |
| 919 18th Street NW, Suite 650   | <u>X</u>   | E-mail  |  |
| Washington, DC 20006  |  | E-file  |  |
| Email: andy.phillips@mwpp.com   |  |   |  |
| Email: shannon.timmann@mwpp.com   |  |   |  |
| Jeffrey A. Neiman ( <i>Pro Hac Vice</i> ) Jason L. Mays ( <i>Pro Hac Vice</i> ) MARCUS NEIMAN RASHBAUM & PINEIRO LLP 100 SE 3rd Ave., Suite 805 Ft. Lauderdale, Florida 33394 Email: jneiman@mnrlawfirm.com Email: jmays@mnrlawfirm.com | <br>X  | U.S. Mail<br>CMRRR<br>Facsimile<br>E-mail<br>E-file |  |
| Mr. Ricardo G. Cedillo DAVIS, CEDILLO & MENDOZA, Inc. 755 E. Mulberry Ave, Ste. 250 San Antonio, Texas 78212 Email: rcedillo@lawdcm.com   | X  | U.S. Mail<br>CMRRR<br>Facsimile<br>E-mail<br>E-file |  |
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STEPHEN FINDEISEN AND COFFEE BREAK PRODUCTIONS, LLC d/b/a COFFEEZILLA,

Defendants.

#### DEFENDANTS' NOTICE OF VIDEOTAPED DEPOSITION OF **KIRA ANNE KRIEG**

PLEASE TAKE NOTICE that, pursuant to Rule 30 of the Federal Rules of Civil Procedure, Defendants Stephen Findeisen and Coffee Break Productions, LLC d/b/a Coffeezilla will take the videotaped deposition of Kira Anne Krieg. This deposition will be conducted by remote electronic means via Zoom on July 14, 2025 at 6:00 p.m. Eastern Time/5:00 p.m. Central Time. The deposition will be taken by audiovisual and stenographic means before an officer authorized to administer oaths. The deposition will be taken for the purposes of discovery, for use at trial in the above-captioned matter, and for any other lawful purpose.

Dated: June 23, 2025

Respectfully submitted,

#### DAVIS & SANTOS, PLLC

By: <u>/s/ Caroline Newman Small</u>

Jason M. Davis

Texas State Bar No. 00793592

Email: jdavis@dslawpc.com

Caroline Newman Small

Texas State Bar No. 24056037

Email: <a href="mailto:csmall@dslawpc.com">csmall@dslawpc.com</a>

Rachel Garza

Texas State Bar No. 24125240

Email: rgarza@dslawpc.com

719 S. Flores Street

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Attorneys for Defendants Stephen Findeisen and Coffee Break Productions, LLC d/b/a Coffeezilla

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|   |  |  |
| /s/ Caroline Newman Small Caroline Newman Small     |  |  |
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